

AMENDMENTS TO THE DRAWINGS

Figure 1 has been corrected to conform to the specification. More specifically, Figure 1 had been corrected such that element number “17” has been replaced with element number “1”.

Figure 3 has been corrected to conform to the amended specification including element numbers “20a” and “21a”.

Attachment: (2) Replacement Sheets, Figures 1 and 3

REMARKS

Claims 1-12 are pending. By this Amendment, claims 1-7 and 9-12 are amended. In addition, Applicant has included replacement Figures 1 and 3 and corrected deficiencies within the specification as identified by the Examiner. No new matter is introduced by way of the present amendments.

Drawings

In the Office Action mailed April 3, 2008, the drawings were objected to as including an identified informality. Applicant herein submits Replacement Figure 1 to correct said informality. More specifically, Replacement Figure 1 had been corrected such that previously identified element number "17" has been changed to element number "1". In addition, Applicant submits Replacement Figure 3 including element numbers "20a" and "21a" to conform to the specification as presently amended. Applicant respectfully requests the drawing objections be withdrawn.

Specification

In the Office Action mailed April 3, 2008, the specification was objected to as requiring correction to the abstract. By way of the present amendment to the specification, Applicant has corrected the abstract and requests said objection be withdrawn.

In the Office Action mailed April 3, 2008, the specification was objected as having identified informalities with respect to element number "21". By way of the present amendment

to the specification, Applicant has rendered said objection moot and requests said rejection be withdrawn.

In addition, Applicant has amended the specification to correct an error where server “11” was mistakenly identified as server “1”.

Claim Objections

In the Office Action mailed April 3, 2008, claim 2-7 and 9-12 were objected to because of identified informalities. By way of the present amendment, claims 2-7 and 9-12 have been amended to correct these informalities. As such, the prior objections have been rendered moot and Applicant respectfully requests said objections be withdrawn.

Claim Rejections – 35 USC § 112

In the Office Action mailed April 3, 2008, claims 1-12 were rejected under 35 USC 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which Applicant regards as the invention.

Claim 1 was rejected as lacking proper antecedent basis for “the video stream processing commands”.

Claims 1, 5, 7 and 8 were rejected as lacking consistency regarding the limitations “the video stream processing commands” and “processing commands”.

Claim 1 was rejected as lacking consistency regarding the limitations “a command” and “a particular processing command”.

Claims 2-8 were rejected as being dependent upon claim 1.

In response, Applicant has amended claims 1-7 to correct said deficiencies. Applicant respectfully requests said rejections be withdrawn.

Claim 9 was rejected as lacking antecedent basis for the limitation "the first processing chain".

Claim 10 was rejected as lacking antecedent basis for the limitation "the processing".

Claims 9, 10 and 12 were rejected as lacking consistency regarding the limitations "processing commands", "the video stream processing commands" and "the commands".

Claim 9 was rejected as lacking consistency regarding the limitation "a particular processing command", "a processing command" and "the command".

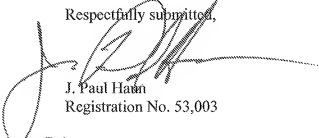
Claims 10-12 were rejected as being dependent on claim 9.

In response, Applicant has amended claims 9-12 to correct said deficiencies. Applicant respectfully requests said rejections be withdrawn.

In view of the foregoing, it is submitted that this application is in condition for allowance. Favorable consideration and prompt allowance of the application are respectfully requested.

The Examiner is invited to telephone the undersigned if the Examiner believes it would be useful to advance prosecution.

Respectfully submitted,


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